

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

CIVIL REVISION APPLICATION No 740 of 1996

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

- =====
1. Whether Reporters of Local Papers may be allowed : NO
to see the judgements?
 2. To be referred to the Reporter or not? : NO
 3. Whether Their Lordships wish to see the fair copy : NO
of the judgement?
 4. Whether this case involves a substantial question : NO
of law as to the interpretation of the Constitution
of India, 1950 of any Order made thereunder?
 5. Whether it is to be circulated to the Civil Judge? : NO

VIJYABEN GANPATRAY SHUKLA

Versus

BALKRISHNA GANPATRAY JANI

Appearance:

MR MB GANDHI for Petitioners

None present for Respondents

CORAM : MR.JUSTICE S.K.KESHOTE

Date of decision: 24/03/2000

CAV JUDGEMENT

This revision application by the plaintiff-petitioner arises from the orders of the courts below under which prayer made by them for grant of ad-interim relief was

came to be rejected. The learned trial Court declined to grant interim relief which order was confirmed by the appellate Court. This court though admitted the revision application on 20/8/96 but specifically decline to grant interim relief. The suit is of the year 1990 and now at this stage otherwise also I do not consider it to be a fit case where any temporary injunction is to be granted in favour of the plaintiffs-petitioners.

The interest of justice will be served in case this revision application is disposed of in terms that the learned Trial Court shall decide the civil suit finally within a period of six months from the date of the receipt of the writ of this order or certified copy thereof whichever is earlier. Compliance of this order be reported to this court . Rule discharged. Interim relief, if any, granted stands vacated. No order as to costs.

(S.K.Keshote, J.)

*Pvv